UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION CHAPTER 13 PLAN

| Debtor(s): | Alexander Becerra Bequis | Case No: | |
|--|--|---|---|
| | | [Amended (if applicable)] Chapter 13 Plan | |
| CHECK O | NE: | | |
| | The Debtor certifies that a Any nonconforming provision | the Plan does not deviate from the model plan adopted has are deemed stricken. | d by the Court at the time of the filing |
| nonconform | | sions that are specific to this Plan in Additional paragraph 5 are deemed stricken. | Provisions, paragraph 5 below. Any |
| Debtor¹ to p | | ncluding Trustee's fee of 10% and beginning thirty (od of 36 months. In the event the Trustee does not be pro-rate under the plan: | |
| A. \$ _ B. \$ _ C. \$ _ | 521.00 | for months for months through through ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; | |
| in order to p | ay the following creditors: | | |
| Balance Du | | EE: \$ 3,350.00 TOTAL PAID \$ 1,350.00 rough Plan \$ 55.56 Monthly 11 U.S.C. \$507] | |
| Name of C | reditor | | Total Claim |
| TRUSTEE United State | | a fee from each payment received, the percentage of w | hich is fixed periodically by the |
| SECURED (| CLAIMS: | | |
| whichever is such adequate | earlier, the Debtor shall make the | ction Payments: No later than 30 days after the date of the following adequate protection payments to creditors pursua claims to the Trustee pending confirmation of the Plan, the | nt to §1326(a)(1)(C). If the Debtor makes |
| Name of C | reditor Collatera | 1 | Adequate Protection Pmt. in Plan |
| Debtor will Trustee as p loan docume | pay, in addition to all other su art of the plan. These regular | operty Which Debtor Intends to Retain / Mortgage ms due under the proposed Plan, all regular monthly pmonthly mortgage payments, which may be adjusted ust due date after the case is filed and continuing each me following mortgage claims: | ost-petition mortgage payments to the p or down as provided for under the |
| Name of C | reditor Collatera | l | Estimated Payment |
| | | | |

¹ All references to "Debtor" includes and refers to both of the debtors in a case filed jointly by two individuals.

(B) Claims Secured by Real Property Which Debtor Intend(s) to Retain / Arrearages Paid Through the Plan: In addition to the provisions in Paragraph A above requiring all post-petition mortgage payments to be paid to the Trustee as part of the Plan, the Trustee shall pay the

| pre-petition arrearages of | on the following mortgage claim | 18: | - | |
|--|---|---|--------------------------|------------------------------|
| Name of Creditor -NONE- | Collateral | | | Arrearages |
| modification request, th | e Debtor shall make the following | or Intends to Seek Mortgage Modification ng adequate protection payments to the Trust automatic stay shall terminate effective 6 m | tee, calculated at 31% | of the Debtor's gross |
| Name of Creditor -NONE- | Collateral | |] | Payment Amt (at 31%) |
| of the Plan, the interest | | to Which Section 506 Valuation is NOT Ap d will be binding unless a timely written object to the availability of funds. | | |
| Creditor -NONE- | Collateral | Ad. Prot Pmt. | Sec. Balance | Interest @%. |
| (E) Claims So | ecured by Personal Property t | o Which Section 506 Valuation is Applical | ble: | |
| Creditor Bank of America, N | Collateral .A. 11584 Hammocks 0 Riverview, Florida 3 | | Value 13,873.00 | Interest @ 5.25% |
| | Chinese drywall pro | perty | | |
| (F) Claims se | cured by Personal Property: I | Regular Adequate Protection Payments an | nd any Arrearages Pa | nid in Plan: |
| Name of Creditor -NONE- | Collateral | Ad. Prot. Pmt. In Pla | n | Arrearages |
| creditor or lessor by the Nothing herein is intend | Debtor outside the Plan. The au | rect by the Debtor: The following secured cutomatic stay is terminated <i>in rem</i> as to these ay or to abrogate the Debtor's state law contract section below. | creditors and lessors | upon the filing of this Plan |
| Name of Creditor None | | Property/Collateral | | |
| days from the filing of the filing of the filing of this Plan. N | he petition unless specified othe lothing herein is intended to lift | rty: Debtor will surrender the following colla erwise in the Plan. The automatic stay is term any applicable codebtor stay or to abrogate I secutory Contract section below. | ninated in rem as to the | ese creditors/lessors upon |
| Name of Creditor -NONE- | Property/Collateral to be Surrendered | | | |
| SECURED-LIENS TO | D BE AVOIDED/STRIPPED: | | | |
| Name of Creditor -NONE- | Collater | cal | | Estimated Amount |
| LEASES/EXECUTOR | RY CONTRACTS: | | | |
| Name of Creditor -NONE- | Property | Assume/Reject-Surrender | | Estimated Arrears |
| CENERAL UNSECU | RED CREDITORS: General 111 | nsecured creditors with allowed claims shall | racaiva a pro rata sha | re of the balance of any |

funds remaining after payments to the above referenced creditors or shall otherwise be paid pursuant to the provisions of a subsequent Order

Case 8:13-bk-10879-MGW Doc 2 Filed 08/17/13 Page 3 of 3

Confirming Plan. The estimated dividend to unsecured creditors is \$ 26.63 .

| ADDITIONAL | PROVISIONS: |
|------------|-------------|
|------------|-------------|

- 1. Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
- 2. Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as may be allowed by a specific Order of the Bankruptcy Court.
- 3. Property of the estate (check one)*
 - (a) ____ shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise; or
 - (b) shall vest in the Debtor upon confirmation of the Plan.
 - *If the Debtor fails to check (a) or (b) above, or if the Debtor checks both (a) and (b), property of the estate shall not vest in the Debtor until the earlier of the Debtor's discharge or dismissal of this case, unless the Court orders otherwise.
- 4. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. The Trustee shall only make payment to creditors with filed and allowed proof of claims. An allowed proof of claim will be controlling, unless the Court orders otherwise.
- 5. Case Specific Provisions:

| /s/ Alexander Becerra Bequis | Debtor | Dated: August 16, 2013 |
|------------------------------|--------|------------------------|
|------------------------------|--------|------------------------|